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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/721,586	11/22/2000	Bernard Bendiner	5565x4	1239
	90 11/12/2003		EXAMINER	
Laff Whitesel & Saret Ltd 401 North Michigan Avenue Suite 1700			VENKAT, JYOTHSNA A	
Chicago, IL 6			ART UNIT PAPER NUMB	
			1615	
			DATE MAILED: 11/12/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
•	A					
√ _Office Action Summary	09/721,586	BENDINER, BERNARD				
Julice Action Summary	Examiner	Art Unit				
The MAN INCOME of this communication on	JYOTHSNA A VENKA		<del></del>			
The MAILING DATE of this communication ap	pears on the cover sne	of with the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a replif NO period for reply is specified above, the maximum statutory period.  - Failure to reply within the set or extended period for reply will, by statured any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	136(a). In no event, however, moly within the statutory minimum will apply and will expire SIX (6) e, cause the application to becor	ay a reply be timely filed  of thirty (30) days will be considered timely.  MONTHS from the mailing date of this communic ne ABANDONED (35 U.S.C. § 133).	ation.			
1) Responsive to communication(s) filed on 11.	lulv 2003					
	s action is non-final.					
3)☐ Since this application is in condition for allowa	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) Claim(s) 1-59 is/are pending in the application	١.					
4a) Of the above claim(s) is/are withdra	wn from consideration					
5) Claim(s) <u>1-37</u> is/are allowed.						
S)⊠ Claim(s) <u>38-59</u> is/are rejected.						
7) Claim(s) is/are objected to.	Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/	or election requirement					
Application Papers						
9)☐ The specification is objected to by the Examin	er.					
10)☐ The drawing(s) filed on is/are: a)☐ acc	cepted or b)  objected	I to by the Examiner.				
Applicant may not request that any objection to the	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correct						
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attach	ched Office Action or form PTO-152	2.			
Priority under 35 U.S.C. §§ 119 and 120		•				
12) Acknowledgment is made of a claim for foreigna) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureat * See the attached detailed Office action for a list 13) Acknowledgment is made of a claim for domest since a specific reference was included in the first 37 CFR 1.78.  a) The translation of the foreign language process and the second sec	ts have been received ts have been received ority documents have but (PCT Rule 17.2(a)). It of the certified copies tic priority under 35 U.S ast sentence of the specific priority under 35 U.S as the covisional application had tic priority under 35 U.S.	in Application No een received in this National Stage not received. S.C. § 119(e) (to a provisional applic cification or in an Application Data S as been received. S.C. §§ 120 and/or 121 since a spec	cation) Sheet. cific			
Attachment(s)	_					
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449) Paper No(s)</li> </ol>	5) 🔲 Notice	ew Summary (PTO-413) Paper No(s)e of Informal Patent Application (PTO-152)	_ ·			

## **DETAILED ACTION**

The examiner in this application is changed from Sharon Howard to Jyothsna Venkat.

1. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

Claims 1-59 are pending in the application and the status of the claims are as follows:

## Claim Rejections - 35 USC § 112

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

- 3. Claims 40, 42, 47, 49, 57 and 59 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter, which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. This is a new matter rejection.
- 4. There is no support in the specification for the expression" non-waxed new paper". The support in the patent 5,840, 249('249) are for "virgin vegetable matter, waste waxed paper, and new waxed paper" at col.4, lat paragraph and for non-waxed waste paper at col.5, line 33. There is no support in the patent for "wherein the paraffin wax is food grade".
- 5. In accordance with MPEP 714.02, applicants should specifically point out support for any amendments made to the disclosure.

6. Claims 41, 48, and 57-59 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The following reasons apply:

'Claims 41, 48 and 58 recite, "Wherein the wax is obtained from paraffin wax". Paraffin wax itself is a wax, so how can the wax be obtained from wax? Additionally, the paper is coated with wax to form wax paper. Therefore detailed explanation is requested with respect to wherein the wax is obtained from paraffin wax.

Claims 57-59 lack antecedent bases with respect to "preservative". Note that claim 53 recites "product".

## Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 38-41, 43-48, and 51-58 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of U. S. Patents 3,822,178('178) and 3,655,400('400).

The instant application is claiming a process, preservative for organic matter and a decomposition product comprising cellulose and wax and the product is filtered through a very fine filter and further comprising:

- 1. potassium sorbate
- 2. citric acid

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3. non-ionic emulsifier

The patent '178 teaches process for repulping waxed paper using non-ionic emulsifier where in the paper comprises wax and cellulose as claimed and passing it through very fine filter. See the claims. The difference between the patent and the instant application is that the patent does not disclose adding citric acid to lower the PH and adding potassium sorbate to the product. One of ordinary skill in the art with a scientific knowledge would add a weak acid like citric acid so that PH is 6.5 or lower. The patent '400 is cited to show that in order to have shelf

or product stability potassium sorbate is added. See col.1, last paragraph.

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Accordingly it would have been obvious to one of ordinary skill in the art, at the time the invention was made to prepare the product of '178 and add potassium sorbate and add citric acid. The motivation to add potassium sorbate stems the teachings of patent '400 that this compound prevents mold development and shelf instability. One of ordinary skill in the art having scientific knowledge would add weak acid like citric acid to lower the Ph. One of ordinary skill in the art would have reasonable amount of success by taking the product of '178 and adding potassium sorbate so that the product can be used as a preservative and decomposition resistant product because potassium sorbate when added has the advantage of preventing mold development and shelf instability. This is a prima facie case of obviousness.

Allowable Subject Matter

9. Claims 1-37 are allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JYOTHSNA A VENKAT whose telephone number is 703-308-

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2439. The examiner can normally be reached on Monday-Thursday, 9:30-7:30:1st and 2nd Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, THURMAN K PAGE can be reached on 703-308-2927. The fax phone number for the organization where this application or proceeding is assigned is 703-305-3592.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1/235.

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Primary Examiner Art Unit 1615

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